were put into independent claim 1 then the Examiner would consider allowing it over the cited art.

Also discussed was the restriction requirement and it was agreed that since all the methods and product claims are classifiable in the same class and subclass, the Examiner would consider allowing such claims if they contained the limitations of amended claim 1.

Accordingly, all the claims have been rewritten as three independent claims each with a series of dependant claims and each independent claim containing all the limitations of proposed claim 1 at the interview. The submitted claims are grouped as follows.

Claims 82 through 101, directed to a non-toxic cleanser Claims 102 through 112, directed to a method of making the cleanser Claims 113 through 122, directed to a method of cleaning medical materials.

This amendment is being faxed to the Examiner on the below date and will also be mailed via Express Mail. The Examiner is authorized to cancel the existing claims 1 thought 81 and enter the new proposed claims which, it is believed, will place the case in condition for allowance.

If the Examiner wishes to discuss this further she is invited to call the undersigned at his Northern Virginia Office at (703) 754-1860.

Respectfully submitted,

James W. Hiney, Esq. Attorney for Applicant Reg. No. 24705 P. O. Box 818 Middleburg, VA 20118 (703) 754-1860

Certificate of Mailing

I, James W. Hiney, do hereby certify that an executed copy of this response, was deposited with the U. S. Postal Service, Express Mail No EQ 912446130d and addressed to the Commissioner for Patents at the above address, this 22nd day of Dec.2006.

James W. Hiney